| 1      | Rafey Balabanian (SBN 315962)  |                                 |  |  |
|--------|--|---------------------------------|--|--|
| 2      | rbalabanian@edelson.com<br>Yaman Salahi (SBN 288752)   |                                 |  |  |
|        | ysalahi@edelson.com  |                                 |  |  |
| 3      | EDELSON PC   |                                 |  |  |
| 4      | 150 California Street, 18th Floor  |                                 |  |  |
| 5      | San Francisco, California 94111<br>Tel: 415.212.9300   |                                 |  |  |
|        | Fax: 415.373.9435  |                                 |  |  |
| 6<br>7 | Jay Edelson (pro hac vice) jedelson@edelson.com  |                                 |  |  |
| 8      | J. Eli Wade-Scott ( <i>pro hac vice</i> )<br>ewadescott@edelson.com                                    |                                 |  |  |
| 9      | EDELSON PC   |                                 |  |  |
| 10     | 350 North LaSalle Street, 14th Floor   |                                 |  |  |
|        | Chicago, Illinois 60654 Tel: 312.589.6370  |                                 |  |  |
| 11     | Fax: 312.589.6378  |                                 |  |  |
| 12     | Attorneys for Plaintiff and the Settlement Class   |                                 |  |  |
| 13     | Thorneys for I tuning and the Sentement Class  |                                 |  |  |
| 14     | UNITED STATES DISTRICT COURT   |                                 |  |  |
| 15     | NORTHERN DISTRICT OF CALIFORNIA  |                                 |  |  |
| 16     | SAN FRANCISCO DIVISION   |                                 |  |  |
|        | Shirtanel  | Seo Division                    |  |  |
| 17     | LANE DOE   | CASE NO - 2:21 or 02042 WILLO   |  |  |
| 18     | JANE DOE,  | CASE NO.: 3:21-cv-03943-WHO     |  |  |
| 19     | Plaintiff,   | POST DISTRIBUTION<br>ACCOUNTING |  |  |
| 20     | v.   | H 11 W/H H 0 ' 1                |  |  |
| 21     | ROBLOX CORPORATION,  | Honorable William H. Orrick     |  |  |
| 22     | Defendant.   |                                 |  |  |
| 23     |  |                                 |  |  |
| 24     | Pursuant to the Northern District of California's Procedural Guidelines for Class Action               |                                 |  |  |
| 25     | Settlements and the Court's order granting final approval of the Class Action Settlement in this       |                                 |  |  |
| 26     | matter, Plaintiff submits this post-distribution accounting relating to the distribution of settlement |                                 |  |  |
| 27     | funds to the Class.  |                                 |  |  |
| 28     |  |                                 |  |  |
| 20     | POST DISTRIBUTION ACCOUNTING   | _1_ CASE No.: 3:21-cv-03943-WHO |  |  |

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POST DISTRIBUTION ACCOUNTING

The information required by the Procedural Guidelines is set forth in the table below, and to the extent necessary, was provided to Plaintiff and Class Counsel by the Settlement Administrator ("Simpluris") and Defendant Roblox.

Certain information is not yet available. Specifically, as of earlier this month, approximately \$665 worth of check distributions have not yet been cashed and 20 digital payments totaling \$1,136.91 could not be processed. However, it is possible processing will be successful before May 10, 2024. In the meantime, Simpluris is contacting individuals associated with unprocessed digital payments, which may result in additional redemption before the deadline. Afterwards, per the terms of the Settlement, unredeemed cash awards will be automatically redistributed to the associated Class Members' Roblox accounts as Robux. See Dkt. 54-1 ¶ 3.3.9.

## **Roblox Settlement Accounting**

Total Settlement Fund \$10,000,000

| Notice Summary           |            |  |
|--------------------------|------------|--|
| Class Member Accounts    | 16,208,903 |  |
| Class Members (Est.)     | ~8,000,000 |  |
| Class Members w/ E-mail  | 7,459,230  |  |
| Successful E-mail Notice | 6,749,179  |  |
|                          | (90.5%)    |  |
| Successful In-App Notice | 16,208,759 |  |
|                          | (99.99%)   |  |

| Cash Selection Forms   |      |  |
|--|------|--|
| Forms Submitted  | 944  |  |
| Valid Forms  | 554  |  |
| Class Members Eligible to Submit Forms (i.e., Claim Value >= \$10) | 0.2% |  |
| Eligible Class Members Submitting Cash Selection Forms             | 1.7% |  |

| Opt-Outs and Objections  |            |  |
|--------------------------|------------|--|
| Opt-Outs                 | 934        |  |
| Percentage of Opt-Outs   | 0.0125%    |  |
| Class Member Objections  | 1          |  |
| Percentage of Objections | ~0.000001% |  |

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| 1  | Robux Relief  |   |
|----|---|---|
| 2  | Total Robux Available Successfully Robux Disbursed                                      | 759,775,339 <sup>1</sup><br>759,766,434 |
| 3  | Percentage Successfully Disbursed   | 99.99%                                  |
| 4  | Accounts Receiving Successful Disbursement Average Disbursement                         | 16,207,149<br>46.8785 Robux             |
| 5  | Median Disbursement   | 14 Robux                                |
| 6  | Maximum Disbursement Minimum Disbursement   | 174,587 Robux<br>1 Robux                |
| 7  | Robux That Could Not Be Credited  | 8,905                                   |
|    | Number Accounts that Could Not Be Credited Average Amount Uncredited                    | 152<br>59 Robux                         |
| 8  | Maximum Amount Uncredited   | 1,671 Robux                             |
| 9  | 90 <sup>th</sup> Percentile Uncredited<br>Total Robux Spent By Class Since Dec. 5, 2023 | 119 Robux<br>19,096,461,736             |
| 10 | Total Settlement Robux Spent  | 310,056,190                             |
| 11 | Cash Relief   |   |
| 12 | Number of Disbursements   | 527                                     |
| 13 | Total Disbursed Average Disbursement  | \$23,080.41<br>\$43.80                  |
| 14 | Median Disbursement   | \$15.55                                 |
| 15 | Maximum Disbursement Minimum Disbursement (by Payment Method)                           | \$812.10<br>\$0.06* <sup>2</sup>        |

| Value of Uncashed Checks                          | \$665.43   |  |
|---|------------|--|
| Unredeemed Electronic Payments (to be remitted as | \$1,136.91 |  |
| Robux upon exp.)                                  |            |  |
| Administrative Costs                              | \$350,000  |  |
|   |            |  |

\$10.00

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| Attorneys Fees |  |
|----------------|--|
| \$1,500,000    |  |
| \$500,000      |  |
| 20%            |  |
| \$825,340      |  |
| 2.42           |  |
|                |  |

<sup>&</sup>lt;sup>1</sup> The conversion rate is 1 Robux = \$0.0125.

Minimum Disbursement (by Class Member)

**Uncashed Checks** 

POST DISTRIBUTION ACCOUNTING

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<sup>&</sup>lt;sup>2</sup> This minimum disbursement is less than \$10 because a single class member had multiple Roblox accounts and selected different payment methods for each account. Accordingly, while the total value of their claim was \$19.21, rendering them eligible, one of the chosen disbursement methods resulted in the \$0.06 disbursement.

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| 1  |  | Now that the settlement ad  | ministration plan is nearly complete and virtually all Settlemen     |  |
|----|--|---|--|--|
| 2  | Class Members have received the relief to which they are entitled, Plaintiff respectfully requests |   |  |  |
| 3  | that th  | that the Court authorize disbursement of the balance of the attorney's fee award, of \$500,000. |  |  |
| 4  | Should   | Should the Court have any questions, Plaintiff is prepared to appear at the May 7, 2024 case    |  |  |
| 5  | manag  | gement conference to address  | s them.  |  |
| 6  |  |   |  |  |
| 7  | Date:  | April 25, 2024  | By: <u>/s/ Yaman Salahi</u>  |  |
| 8  |  |   | Rafey Balabanian (SBN 315962)  |  |
| 9  |  |   | rbalabanian@edelson.com<br>Yaman Salahi (SBN 288752)                 |  |
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| 20 |  |   |  |  |
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